

Substitute Bill No. 241

February Session, 2014



AN ACT CONCERNING YOUTH HUNTING AND FISHING LICENSES, REVISING CERTAIN HUNTING AND FISHING LICENSE FEES AND REQUIRING REGISTRATION BY HUNTING AND FISHING GUIDE SERVICES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 26-27 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2015*):
- 3 (a) Except as provided in subsection (b), (c), (e), (f), (g), [or] (h) or (i) 4 of this section and other provisions of this chapter providing specific 5 license exemption, no person shall take, hunt or trap, or shall attempt 6 to take, hunt or trap, or assist in taking, hunting or trapping, any wild bird or mammal and no person [more than] sixteen years of age or 8 older shall take, attempt to take, or assist in taking any fish or bait 9 species in the inland waters or marine district by any method or land 10 marine fish and bait species in the state, regardless of where such 11 marine fish or bait species are taken, without first having obtained a 12 license as provided in this chapter. No person under sixteen years of 13 age shall hunt or trap, except as provided in section 26-38.
 - (b) Any landowner who has a domiciliary residence in this state, such landowner's spouse or lineal descendants may hunt, trap or fish on land owned by such landowner or on land leased by such landowner and on which such landowner is actually domiciled, which

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- land is not used for club, fishing or hunting purposes, without a license, subject to the provisions of this chapter.
- (c) No fishing license shall be required for any person who is rowing
 a boat or operating the motor of a boat from which other persons are
 taking or attempting to take fish.
- (d) The taking of fish and bait species as herein provided shall be regarded as sport fishing and the taking or landing of such species in the inland waters or marine district by commercial methods for commercial purposes shall be governed by other provisions of this chapter.
 - (e) No fishing license shall be required for any resident of the state who is participating in a fishing derby authorized in writing by the Commissioner of Energy and Environmental Protection provided (1) no fees are charged for such derby, (2) such derby has a duration of one day or less, and (3) such derby is sponsored by a nonprofit civic service organization. Such organization shall be limited to one derby in any calendar year.
 - (f) The Commissioner of Energy and Environmental Protection shall designate one day in each calendar year when no license shall be required for sport fishing.
 - (g) No fishing license shall be required for any person who is fishing as a passenger on a party boat, charter boat or head boat registered under section 26-142a and operating solely in the marine district.
- (h) No fishing license shall be required for any person who participates in a fishing event conducted by an organization that receives a group fishing license, as provided in subsection (h) of section 26-30, provided any person who participates in such group fishing event shall be subject to all other provisions of the general statutes and the regulations of Connecticut state agencies that relate to fishing.

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(i) No fishing license shall be required for any student who attends a secondary school located in this state when such student is participating in a fishing event or field trip authorized, in writing, by the Commissioner of Energy and Environmental Protection provided (1) such fishing event or field trip is conducted by such secondary school, (2) the purpose of such fishing event or field trip is to provide instruction in fishing techniques, and (3) the fishing event or field trip is a component of a course of instruction conducted by such secondary school. Any secondary school that seeks to conduct such a fishing event or field trip shall apply for authorization on a form prescribed by the commissioner and shall provide such information as required by the commissioner.

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- Sec. 2. Section 26-28 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2015*):
 - (a) Except as provided in subsections (b) [and (c)] to (f), inclusive, of this section, the fees for firearms hunting, archery hunting, trapping and sport fishing licenses or for the combination thereof shall be as follows: (1) Resident firearms hunting license, nineteen dollars; (2) resident fishing license, twenty-eight dollars; (3) resident marine waters fishing license, ten dollars; (4) one-day resident marine waters fishing license, five dollars; (5) resident all-waters fishing license, thirty-two dollars; (6) resident combination license to fish in inland waters and firearms hunt, thirty-eight dollars; (7) resident combination license to fish in marine waters and firearms hunt, twenty-five dollars; (8) resident combination license to fish in all waters and firearms hunt, [thirty-eight] forty dollars; (9) resident combination license to fish in all waters and bow and arrow permit to hunt deer and small game issued pursuant to section 26-86c, sixty-five dollars; (10) resident firearms super sport license to fish in all waters and firearms hunt, firearms private land shotgun or rifle deer permit issued pursuant to section 26-86a, and permit to hunt wild turkey during the spring season on private land issued pursuant to section 26-48a, [eighty] seventy dollars; (11) resident archery super sport license to fish in all waters, bow and

81 arrow permit to hunt deer and small game issued pursuant to section 82 26-86c and permit to hunt wild turkey during the spring season on 83 private land issued pursuant to section 26-48a, eighty-two dollars; (12) 84 resident firearms super sport license to fish in all waters and firearms 85 hunt, firearms private land shotgun or rifle deer permit, muzzleloader 86 private land deer permit, pursuant to section 26-86 and private land 87 permit to hunt wild turkey during spring season pursuant to section 88 26-48a, eighty-four dollars; (13) resident firearms super sport license to 89 fish in all waters and firearms hunt, migratory bird conservation 90 stamp, and migratory bird harvest permit (HIP), [sixty] fifty dollars; 91 (14) resident trapping license, thirty-four dollars; (15) resident junior 92 trapping license for persons under sixteen years of age, eleven dollars; 93 (16) junior firearms hunting license, eleven dollars; (17) nonresident 94 firearms hunting license, ninety-one dollars; (18) nonresident inland 95 waters fishing license, fifty-five dollars; (19) nonresident inland waters 96 fishing license for a period of three consecutive days, twenty-two 97 dollars; (20) nonresident marine waters fishing license, fifteen dollars; 98 (21) nonresident marine waters fishing license for a period of three 99 consecutive days, eight dollars; (22) nonresident all-waters fishing 100 license, sixty-three dollars; (23) nonresident combination license to 101 firearms hunt and inland waters fish, one hundred ten dollars; (24) 102 nonresident combination license to fish in all waters and firearms hunt, 103 one hundred twenty dollars; (25) nonresident combination license to 104 fish in marine waters and firearms hunt, ninety-four dollars; and (26) 105 nonresident trapping license, two hundred fifty dollars. Persons sixty-106 five years of age and over who have been residents of this state for not 107 less than one year and who meet the requirements of subsection (b) of 108 section 26-31 may be issued an annual license to firearms hunt or to 109 fish or combination license to fish and firearms hunt or a license to trap 110 without fee. The issuing agency shall indicate on a combination license 111 the specific purpose for which such license is issued. The town clerk 112 shall retain a recording fee of one dollar for each license issued by 113 [him] such clerk.

(b) Any nonresident residing in one of the New England states or

- the state of New York may procure a license to hunt or to fish or to
- 116 hunt and fish for the same fee or fees as a resident of this state if [he]
- 117 <u>such nonresident</u> is a resident of a state the laws of which allow the
- same privilege to residents of this state.
- (c) The fee for a group fishing license, as described in subsection (h)
- of section 26-30, shall be [two hundred fifty] one hundred twenty-five
- dollars.
- (d) (1) The fee charged for any firearms hunting, archery hunting,
- 123 trapping or sport fishing license that is issued to any Connecticut
- resident who is sixteen or seventeen years of age shall be equal to fifty
- per cent of the fee provided for such license in subsection (a) of this
- section, rounded to the next highest dollar.
- 127 (2) The fee charged pursuant to section 26-27b, 26-48a, 26-86a or 26-
- 128 86c for any firearms hunting, archery hunting, trapping or sport
- 129 <u>fishing permit, tag or stamp that is issued to any Connecticut resident</u>
- who is sixteen or seventeen years of age shall be equal to fifty per cent
- of the fee provided for such permit, tag or stamp in said sections,
- 132 rounded to the next highest dollar.
- 133 (e) In addition to the calendar day designated pursuant to
- 134 subsection (f) of section 26-27, as amended by this act, the
- 135 <u>Commissioner of Energy and Environmental Protection may designate</u>
- 136 two additional days in each calendar year on which a one-day license
- for sport fishing may be issued free of charge. The commissioner may
- make such one-day license available to all members of the public or to
- all members of an age group designated by said commissioner.
- 140 (f) From time to time and for the purpose of increasing
- 141 participation, the Commissioner of Energy and Environmental
- 142 Protection with the concurrence of the Secretary of the Office of Policy
- and Management, may reduce, but not completely waive, the fee or
- 144 cost for any license, permit, tag or stamp, or combination thereof, as
- 145 provided for in this section, section 26-27b, 26-48a, 26-86a or 26-86c.

- Any such reduction shall: (1) Be for a portion of a calendar year, (2)
- remain in effect only during the calendar year in which such reduction
- is made, and (3) be made only if such reduction is provided to all
- 149 members of the public, to all members of a certain age group, or to
- individuals who, in such calendar year, successfully complete a course
- of instruction in fishing techniques, as provided for in section 26-31a or
- a conservation education course of instruction, as provided for in
- subsection (a) of section 26-31, as amended by this act.
- 154 Sec. 3. Subsection (a) of section 26-31 of the general statutes is
- repealed and the following is substituted in lieu thereof (Effective
- 156 October 1, 2014):
- 157 (a) The Commissioner of Energy and Environmental Protection 158 shall formulate conservation courses of instruction in safe trapping, 159 hunting and archery practices and the handling and use of traps and 160 hunting implements, including bow and arrow, for such persons as are 161 applying for a license to hunt with firearms or to hunt with bow and 162 arrow or trap for the first time and for minors who fall within the 163 provisions of section 26-38, and shall designate one or more competent 164 persons or organizations to give such instruction. Any person or 165 organization so designated shall give such instruction online or in a 166 <u>classroom</u> to any person requesting the same and shall, upon the 167 successful completion thereof, recommend to the commissioner 168 issuance of a certificate of completion to such person. Successful 169 completion of such instruction for hunting license applicants shall 170 include, but not be limited to, achieving a passing grade on an 171 examination formulated by the commissioner, which shall include 172 correctly stating in writing, or reciting orally, the regulations for 173 hunting in proximity to buildings occupied by persons or domestic 174 animals or used for storage of flammable or combustible materials and 175 the regulations for shooting towards persons, buildings or animals. 176 Any such person or organization may charge any person taking the course of instruction in trapping a reasonable fee, established by 177 178 regulation adopted by the commissioner in accordance with chapter

- 54, to cover the cost of supplies, materials and equipment necessary for such course of instruction. [No fee shall] <u>A fee may</u> be charged for a course of instruction in hunting or archery.
- 182 Sec. 4. (NEW) (Effective January 1, 2015) (a) No person shall conduct hunting or fishing guide services in this state unless such person 183 184 registers with the Department of Energy and Environmental 185 Protection. Such registration shall be made on a form prescribed by the 186 Commissioner of Energy and Environmental Protection provided such 187 form shall require the listing of such registrant's: (1) Name, (2) 188 residential address, (3) business address, (4) business telephone number, and (5) services offered. The fee for such registration shall be 189 190 one hundred dollars. Each such registration shall be nontransferable 191 and shall expire on the last day of December next following the date of 192 issuance. For the purposes of this section, "hunting or fishing guide 193 services" means aiding, assisting or instructing any person in the 194 taking of fish or wildlife while in the fields, forests or on the waters of 195 the state in exchange for any form of remuneration.
 - (b) The provisions of subsection (a) of this section shall not apply to any user, operator or crew of any vessel registered as a charter boat, party boat or head boat in accordance with the provisions of section 26-142a of the general statutes.
 - (c) Any person who provides hunting or fishing guide services that entail the use of a vessel while taking or landing marine species shall not have more than two customers in such vessel at any given time.
- 203 (d) The Commissioner of Energy and Environmental Protection may 204 adopt regulations, in accordance with the provisions of chapter 54 of 205 the general statutes, to implement the provisions of this section.
- (e) Any person who violates the provisions of this section shall havecommitted an infraction and be fined not more than ninety dollars.
- Sec. 5. Subsection (b) of section 51-164n of the 2014 supplement to the general statutes is repealed and the following is substituted in lieu

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210 thereof (*Effective January 1, 2015*):

211 (b) Notwithstanding any provision of the general statutes, any 212 person who is alleged to have committed (1) a violation under the 213 provisions of section 1-9, 1-10, 1-11, 4b-13, 7-13, 7-14, 7-35, 7-41, 7-83, 7-283, 7-325, 7-393, 8-12, 8-25, 8-27, 9-63, 9-322, 9-350, 10-193, 10-197, 10-214 215 198, 10-230, 10-251, 10-254, 12-52, 12-170aa, 12-292 or 12-326g, 216 subdivision (4) of section 12-408, subdivision (3), (5) or (6) of section 217 12-411, section 12-435c, 12-476a, 12-476b, 12-487, 13a-71, 13a-107, 13a-218 113, 13a-114, 13a-115, 13a-117b, 13a-123, 13a-124, 13a-139, 13a-140, 13a-219 143b, 13a-247 or 13a-253, subsection (f) of section 13b-42, section 13b-220 90, 13b-221, 13b-292, 13b-336, 13b-337, 13b-338, 13b-410a, 13b-410b or 221 13b-410c, subsection (a), (b) or (c) of section 13b-412, section 13b-414, 222 subsection (d) of section 14-12, section 14-20a or 14-27a, subsection (e) 223 of section 14-34a, subsection (d) of section 14-35, section 14-43, 14-49, 224 14-50a or 14-58, subsection (b) of section 14-66, section 14-66a, 14-66b 225 or 14-67a, subsection (g) of section 14-80, subsection (f) of section 14-226 80h, section 14-97a, 14-100b, 14-103a, 14-106a, 14-106c, 14-146, 14-152, 227 14-153 or 14-163b, a first violation as specified in subsection (f) of 228 section 14-164i, section 14-219 as specified in subsection (e) of said 229 section, subdivision (1) of section 14-223a, section 14-240, 14-249, 14-230 250 or 14-253a, subsection (a) of section 14-261a, section 14-262, 14-264, 231 14-267a, 14-269, 14-270, 14-275a, 14-278 or 14-279, subsection (e) or (h) 232 of section 14-283, section 14-291, 14-293b, 14-296aa, 14-319, 14-320, 14-233 321, 14-325a, 14-326, 14-330 or 14-332a, subdivision (1), (2) or (3) of 234 section 14-386a, section 15-25 or 15-33, subdivision (1) of section 15-97, 235 subsection (a) of section 15-115, section 16-44, 16-256e, 16a-15 or 16a-22, 236 subsection (a) or (b) of section 16a-22h, section 17a-24, 17a-145, 17a-149, 237 17a-152, 17a-465, 17a-642, 17b-124, 17b-131, 17b-137 or 17b-734, 238 subsection (b) of section 17b-736, section 19a-30, 19a-33, 19a-39 or 19a-239 87, subsection (b) of section 19a-87a, section 19a-91, 19a-105, 19a-107, 240 19a-113, 19a-215, 19a-219, 19a-222, 19a-224, 19a-286, 19a-287, 19a-297, 241 19a-301, 19a-309, 19a-335, 19a-336, 19a-338, 19a-339, 19a-340, 19a-425, 242 19a-502, 20-7a, 20-14, 20-158, 20-231, 20-249, 20-257, 20-265, 20-324e, 20-243 3411, 20-366, 20-597, 20-608, 20-610, 21-1, 21-30, 21-38, 21-39, 21-43, 21-

47, 21-48, 21-63 or 21-76a, subdivision (1) of section 21a-19, section 21a-244 245 21, subdivision (1) of subsection (b) of section 21a-25, section 21a-26 or 246 21a-30, subsection (a) of section 21a-37, section 21a-46, 21a-61, 21a-63 or 21a-77, subsection (b) of section 21a-79, section 21a-85 or 21a-154, 247 248 subdivision (1) of subsection (a) of section 21a-159, subsection (a) of 249 section 21a-279a, section 22-12b, 22-13, 22-14, 22-15, 22-16, 22-29, 22-34, 250 22-35, 22-36, 22-38, 22-39, 22-39a, 22-39b, 22-39c, 22-39d, 22-39e, 22-49, 251 22-54, 22-61, 22-89, 22-90, 22-98, 22-99, 22-100, 22-1110, 22-167, 22-279, 252 22-280a, 22-318a, 22-320h, 22-324a, 22-326 or 22-342, subsection (b), (e) 253 or (f) of section 22-344, section 22-359, 22-366, 22-391, 22-413, 22-414, 254 22-415, 22a-66a or 22a-246, subsection (a) of section 22a-250, subsection 255 (e) of section 22a-256h, section 22a-363 or 22a-381d, subsections (c) and 256 (d) of section 22a-381e, section 22a-449, 22a-461, 23-37, 23-38, 23-46 or 257 23-61b, subsection (a) or subdivision (1) of subsection (c) of section 23-258 65, section 25-37 or 25-40, subsection (a) of section 25-43, section 25-259 43d, 25-135, 26-16, 26-18, 26-19, 26-21, 26-31, 26-40, 26-40a, 26-42, 26-49, 260 26-54, 26-55, 26-56, 26-58 or 26-59, subdivision (1) of subsection (d) of 261 section 26-61, section 26-64, subdivision (1) of section 26-76, section 26-262 79, 26-87, 26-89, 26-91, 26-94, 26-97, 26-98, 26-104, 26-105, 26-107, 26-263 117, 26-128, 26-131, 26-132, 26-138 or 26-141, section 4 of this act, subdivision (1) of section 26-186, section 26-207, 26-215, 26-217 or 26-264 224a, subdivision (1) of section 26-226, section 26-227, 26-230, 26-232, 265 266 26-244, 26-257a, 26-260, 26-276, 26-284, 26-285, 26-286, 26-288, 26-294, 267 28-13, 29-6a, 29-25, 29-109, 29-143o, 29-143z or 29-156a, subsection (b), (d), (e) or (g) of section 29-161q, section 29-161v or 29-161z, subdivision 268 269 (1) of section 29-198, section 29-210, 29-243 or 29-277, subsection (c) of 270 section 29-291c, section 29-316, 29-318, 29-381, 30-48a, 30-86a, 31-3, 31-271 10, 31-11, 31-12, 31-13, 31-14, 31-15, 31-16, 31-18, 31-23, 31-24, 31-25, 31-272 32, 31-36, 31-38, 31-38a, 31-40, 31-44, 31-47, 31-48, 31-51, 31-51k, 31-52, 273 31-52a or 31-54, subsection (a) or (c) of section 31-69, section 31-70, 31-274 74, 31-75, 31-76, 31-76a, 31-89b or 31-134, subsection (i) of section 31-275 273, section 31-288, subdivision (1) of section 35-20, section 36a-787, 42-276 230, 45a-283, 45a-450, 45a-634 or 45a-658, subdivision (13) or (14) of 277 section 46a-54, section 46a-59, 46b-22, 46b-24, 46b-34, 47-34a, 47-47, 49-278 8a, 49-16, 53-133, 53-199, 53-212a, 53-249a, 53-252, 53-264, 53-280, 53279 302a, 53-303e, 53-311a, 53-321, 53-322, 53-323, 53-331, 53-344 or 53-450, 280 or (2) a violation under the provisions of chapter 268, or (3) a violation 281 of any regulation adopted in accordance with the provisions of section 282 12-484, 12-487 or 13b-410, or (4) a violation of any ordinance, 283 regulation or bylaw of any town, city or borough, except violations of 284 building codes and the health code, for which the penalty exceeds 285 ninety dollars but does not exceed two hundred fifty dollars, unless 286 such town, city or borough has established a payment and hearing 287 procedure for such violation pursuant to section 7-152c, shall follow 288 the procedures set forth in this section.

This act shall take effect as follows and shall amend the following sections:		
Section 1	January 1, 2015	26-27
Sec. 2	January 1, 2015	26-28
Sec. 3	October 1, 2014	26-31(a)
Sec. 4	January 1, 2015	New section
Sec. 5	January 1, 2015	51-164n(b)

ENV Joint Favorable Subst.